

OFFICE: OPPOSITE ODD FELLOWS'
HALL, MAIN STREET.

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THE RECORD
delivered in Pioche and Ballouville at 25
cents per week, payable to the Carriers.

All persons having business with this office are
requested to address the RECORD PUBLISHING
COMPANY. We have no authorized Agents.

A REVOLUTION IN FUEL.
Something of interest to Every House-
holder in the Land.

[Eureka Leader.]

During the last half-century human
genius has so often astonished the world,
by its wonderful discoveries, that we are
no longer surprised at its achievements.
We have just seen in operation and thor-
oughly examined and tested a very sim-
ple contrivance, called "Bang's Vapor
Burner," on exhibition at Rube Eggleston's
store that is as wonderful in its results
and we believe destined to be as useful
to mankind as any discovery
of the age. At a time when coal and
wood for fuel is becoming scarce and ex-
pensive, and where a substitute to be
found, is a question of great importance,
the irrepressible Yankee comes forward
with a conclusive answer and furnishes a
very simple, convenient and inexpensive
device, for burning two apparently inex-
pensive substances—petroleum and water!
The apparatus consists of three short iron
tubes, passing back and forth, side by
side, connected by a small pipe at one
end with an oil tank and perforated at
the other. Through these openings oil
percolates drop by drop. By the side of
these tubes is a small cast-iron water
chamber, connected with a water tank,
and communicating by aperture with the
oil tubes. This appliance is placed in
any heating stove, or the fire box of
any cooking stove. By means of a valve
oil is admitted in drops as required, and
is lighted by a match. In two or three
minutes the burning oil heats the appar-
atus, converting the oil in the tubes into
gas, and the water (admitted as consumed
by a self-regulating valve), into its ele-
ments, oxygen and hydrogen. These
gases meet in the tubes and together es-
cape through the perforations, igniting
and burning with intense heat, which is
perfectly controlled by the valve at
the pleasure of the cook, pro-
ducing as little or as great heat as desired
and with as little trouble as the running
of an ordinary lamp. There are no
sparks from the chimney and no possi-
bility of escape of the fire from the stove
upon the carpet, thus reducing the dan-
ger by stove fires to absolutely nothing.
There are no ashes, soot, wick or smell of
oil or gas as in the common oil stoves.
It is lighted and extinguished as quickly
and easily as a lamp. The expenses for
ordinary heating and cooking purposes
is greatly reduced in the trouble of put-
ting in wood, and taking out ashes is
done away with. In short, the question
of fuel for the future is answered. R. H.
Eggleston & Co. have bought the right for
California and are soon going to San
Francisco to sell burners in the city, and
outside county rights. We believe Rube
has at last struck a bonanza and we are
glad of it, as he has proved himself in
Eureka, to be a man of unusual business
integrity and ability.

A STRANGE STORY.—The San Fran-
cisco Examiner recently published an ex-
ceedingly strange story, which, if true,
makes the circumstances perhaps the
most tragically romantic that ever occur-
red in California. It is to the effect that
a young and accomplished woman of the
town known as Mollie Dinsmore, re-
cently died in that city, among whose
possessions were some valuable diamonds.
A plot was concocted to rob her body
after burial, and among those engaged in
it was one Geo. Morris, a former "lover"
of hers. One night the grave was opened
and Morris took from the girl's neck a
locket, in which was a slip of paper,
which he read by the light of a match.
It was a newspaper notice of the girl's
birth, and gave him the information that
she was his own sister. Morris went
mad on the spot, and is now an inmate
of the Napa Asylum. Here is plot
enough for a first-class drama.

A gentleman in Portland, Me., had a
prescription filled at an apothecary's. At
a late hour in the night his household
was awakened by the clerk of the drug-
gist, who said that poison had been given
by mistake. The gentleman had taken
one small dose, and was in a stupor.
Another dose would have killed him.

Men love handsome women from in-
clination, homely women from interest, and
virtuous women from reason.

VOL. XXVII.

PIOCHE, NEV., SATURDAY, JANUARY 26, 1884.

NO. 20

STORIES OF THE SOUDAN.

At the dinner of the Scientific Press
Association M. de Lesseps gave some
interesting reminiscences of his journey
in Soudan about thirty years ago, with
Said Pasha, the Viceroy of the epoch.
Said Pasha asked M. de Lesseps' advice
as to the best means of repairing the de-
vastated country. "I would suggest that
you begin by abolishing slavery here-
abouts," said M. de Lesseps. "I'll do it,"
cried the Pasha, and he did it. He went
farther; in order to show his confidence
in the tribes who had been so cruelly
misused he ordered them to raze his forts
to the ground and to pitch his cannon
into Nile. "Are you not going a little
too far?" inquired De Lesseps. "Oh,
no," said the Pasha, smiling, "none of
those cannon could ever have been fired
if the forts had been attacked; they are
all ruined by negligence and exposure."
The evening that the Viceroy had given
this magnanimous order about the
forts, M. de Lesseps found him in his
tent weeping bitterly, and inquired the
cause of his sorrow.

"I have told every one else," answered
the Egyptian, "that the music we heard
at dinner had made me sad; but to you I
don't mind confessing that when I reflect
upon the cruelties committed by my an-
cestors, and I find that I can do so little
to repair the damage which those cruel-
ties cause, I cannot restrain my tears."
M. de Lesseps thinks that the move-
ment led by the Mahdi in the Soudan
will die slowly out. He believes that it
would only increase the madness of Mus-
sultan fanatics if an attempt were
made to arrest this extraordinary saint,
who spent six years in a dry cistern on
an island in the White Nile, contemplat-
ing the heavens by night and meditating
by day until the Angel Gabriel, accord-
ing to his own story, told him to
go out and rally the true believers
around him for a grand fight for the
faith.—[Paris correspondence Boston
Journal.]

WHERE THEY MADE SILVER OUT OF
DEW.—The Portland Advertiser in an ac-
count of "old" days, says: Although
the strong men of that day did not have
oil wells or silver mines to make their
millions out of, yet they had something
equally fascinating; for an old resident
relates an account of a company formed
in 1803 or 1804 to make silver out of dew.
Some of the venerable gentlemen in knee
breeches and buckles put on their ap-
petites and concluded that the story told
them by a smooth spoken Frenchman
must be true; in other words, they
had a "bonanza," and formed a com-
pany. Some of the party were sent to
Freeport to gather the dew; they re-
turned, it is said, with a supply, but it
would not pan out well; whereupon the
Frenchman asked what time it was gath-
ered. Upon being told that it was taken
at dead of night, he declared that it
must be harvested at a certain hour in
the morning. The men made another
trial and put the liquid into the pot as
directed. The fire was started to boil
the dew, and the eager eyes of the stock-
holders peered into the steaming vessel
to see the silver. The Frenchman was
equal to the emergency, and as he
stirred he slipped an occasional pistar-
en into the pot, which was afterward
found melted, and a great hurrah arose
on the discovery of the possibility of
making silver out of Freeport dew.

A CURIOUS CLOCK.—There is a curious
clock in Japan. This clock, in a frame
three feet high and five feet long, rep-
resents a noon landscape of great loveliness.
In the foreground were plum and
cherry trees and rich plants in full bloom;
in the rear, a hill gradually in ascent,
from which flowed a cascade admirably
imitated in crystal. From this a thread-
like stream glided along, encircling in its
winding rocks and tiny islands, but pre-
sently losing itself in the far-off stretch
of woodland. In the sky turned a golden
sun, indicating as it passes the striking
hour, which were all marked on the
scale below, where a slowly creeping
tortoise served as a hand. A bird of ex-
quisite plumage, resting by its wings,
proclaimed the expiration of each hour.
When the clock ceased, a mouse sprang
from a grotto near by and, running over
the hill, hastily disappeared.

Some of the conclusions of science
would indeed be appalling but for their
practical harmlessness. Thus geologists
assert that if the continents and the bot-
tom of the ocean were graded down to a
uniform level the whole world would be
covered with water a mile deep, so much
greater is the depression of the ocean bed
than the elevation of the existing land.

Censure is the tax a man pays to the
public for being eminent.

MISCELLANEOUS.

HEART DISEASE!!
CURED BY
DR. RUSH'S REGULATOR,
FOR HEART TROUBLES.

Wm. G. Osgoodby, the well-known safe man-
ufacturer of Buffalo, Philadelphia, Pittsburg,
Newark, and Atlanta, Ga., says:
OFFICE OF OSGOODBY'S IMPROVED SAFES,
17 S. Broad Street,
ATLANTA, GA., October 17th, 1881.
DR. RUSH'S MEDICAL ASSOCIATION:
DEAR DOCTORS.—The three bottles of "Dr.
Rush's Regulator" I ordered were received by
express last week. I have taken nearly one bot-
tle and am thoroughly satisfied with the result.
For over two years I have been troubled with
sharp pain in my heart. My physician, upon ex-
amination, pronounced it enlargement of the
heart, and was unable to give me any relief.
The trouble grew worse until I had become con-
vinced that I could not be cured. While in New
York City, last week, I called upon one of the
most prominent physicians there, who charged
me \$25 for an examination and then recom-
mended your "Regulator." Knowing you to be
a regular Medical Association, and NOT A PATENT
MEDICINE SCHEM, I ordered the three bottles.
I have not been troubled since I commenced
taking it, but shall continue and take the entire
three bottles so as to obtain a permanent cure.
You have my sincere thanks.
I am, gentlemen, Very respectfully,
Wm. G. OSGOODBY

Dr. Rush's "Regulator"
has never failed to give relief. It has been
used successfully for years in relieving the most
stubborn cases of heart difficulties. A positive
cure for Enlargement, Palpitation, Fluttering
and Fatty Degeneration of the heart. Price,
\$1.00 per bottle; six for \$5.00. Sold by drug-
gists, or sent direct by Dr. Rush's Medical
Association, Nunda, N. Y., U. S. A.

Delinquent Sale Notice.

DAY SILVER MINING COMPANY.
—Location of principal place of business, San
Francisco, California.—Location of works, Jack-
rabbit Mining District, Lincoln County, Nevada.
Notice.—There are delinquent upon the fol-
lowing described stock, an account of assess-
ment No. 14, levied on the First day of Decem-
ber, 1883, the several amounts set opposite the
names of the respective shareholders, as follows:

Name.	No. of Shares.	No. of Certs.	Amount.
Lanland B. F., trustee.....	2630	30	\$0
Tobin R. C., trustee.....	3231	200	\$0
Crandall W. G., trustee.....	3239	100	\$0
Smith C. H., trustee.....	3240	100	\$0
Greengrass R., trustee.....	3437	100	\$0
Peterson J. A., trustee.....	3409	50	\$15
O'Brien E. A. & Co., trust- ees.....	3693	100	\$0
Hawley B., trustee.....	3743	300	\$0
Mary Geo T. & Son, trust- ees.....	3758	200	\$0
Mary Geo T. & Son, trust- ees.....	3885	150	\$45
Smith C. H., trustee.....	3933	100	\$0
Smith C. H., trustee.....	3985	60	\$18
Smith C. H., trustee.....	3986	150	\$45
Smith C. H., trustee.....	4000	100	\$30
Smith C. H., trustee.....	4017	50	\$15
Coile Thos., trustee.....	4218	50	\$15
Armstrong J. L., trustee.....	4220	500	\$150
Smith C. H., trustee.....	4377	200	\$60
MacKinnon J. C., trustee.....	4380	100	\$30
Smith C. H., trustee.....	4391	500	\$150
Kennedy & Dyer, trust- ees.....	4570	500	\$150
Wakfield B. & Co., trust- ees.....	4568	300	\$90
Shinn H. H., trustee.....	4973	100	\$30
Kennedy & Dyer, trust- ees.....	5031	25	\$7.50
Hindman E., trustee.....	5045	500	\$150
Wakfield B. & Co., trust- ees.....	5086	200	\$60
Richardson E. A., trustee.....	5118	200	\$60
Richardson E. A., trustee.....	5171	100	\$30
Bernhard J., trustee.....	5230	100	\$30
Hawley B., trustee.....	5232	30	\$9
Woodward W., trustee.....	5297	100	\$30
Wakfield B. & Co., trust- ees.....	5308	100	\$30
Bacon Martin, trustee.....	5316	200	\$60
Cope & Davis, trust- ees.....	5355	50	\$15
Wakfield B. & Co., trust- ees.....	5396	100	\$30
Shinn H. H., trustee.....	5379	1100	\$330
Shinn H. H., trustee.....	5373	500	\$150
Pay J. A., trustee.....	5383	200	\$60
Shinn H. H., trustee.....	5407	70	\$21
Hall E. M., trustee.....	5410	110	\$33
Forbes C., trustee.....	5414	300	\$90
Dohrmann J. H., trustee.....	5422	300	\$90
Mary Geo T. & Son, trust- ees.....	5423	200	\$60
Coffin, Sanderson & Cook, trustees.....	5430	500	\$150
Hall E. M., trustee.....	5431	500	\$150
Hall E. M., trustee.....	5447	1000	\$300
Noble H. H. & Co., trust- ees.....	5448	50	\$15
Noble H. H. & Co., trust- ees.....	5450	100	\$30
Hall E. M., trustee.....	5452	500	\$150

Notice to Lienholders.

NOTICE IS HEREBY GIVEN THAT THE
District Court of the Sixth Judicial District
of the State of Nevada, in and for the County of
Lincoln, in which action the undersigned is
plaintiff and the Mayflower Silver Mining
Company, the Mayflower mine or mining claim,
and H. T. Wells defendants, and which action
is brought to enforce a lien in favor of plaintiff
against said defendants upon the following
described premises and property, situated in
Bristol Mining District, Lincoln County, Ne-
vada, to wit: That certain mine and mining
claim known as and called by the name of the
Mayflower Mine and Mining Claim, situate, ly-
ing and being in the Bristol Mining District,
Lincoln County, State of Nevada. Said lien is
for the sum of seven hundred and six & 4/100
(\$706.04) dollars, in gold coin of the United
States, and is claimed under and by virtue of an
Act of the Legislature of the State of Nevada,
entitled "An Act to secure liens to mechanics
and others, and to repeal all other Acts in re-
lation thereto," approved March 24, 1875. Now,
therefore, all persons having, holding or claim-
ing any interest in said premises under the pro-
visions of said Act are hereby notified to be and
appear before the said Court on the 17th day of
February, A. D. 1884, the same being a day of the
regular January Term, 1884, at 10 o'clock a. m.
of that day, and then and there exhibit their
claims and the proofs thereof.
Jas 1st
ARCHIE McQUAIG

PATENT NOTICES.

Application for a Patent

No. 751.
UNITED STATES LAND OFFICE,
Eureka, Nevada, February 8, A. D. 1883.
NOTICE IS HEREBY GIVEN THAT D. J.
Falls and J. D. Lehmer, whose postoffice
address is Cincinnati, Ohio, have this day filed
their application for a patent for fifteen hun-
dred linear feet of the "Indian Chief" mine or
surface ground six hundred feet in width, sit-
uated in Pahranagat Lake Mining District, County
of Lincoln and State of Nevada, and designated
by the field notes and official plat on file in this
office as Lot Number 32, in Township 3, South
Range, 59 East of Mount Diablo Meridian. The
exterior boundaries of said Lot No. 32 being as
follows, to wit:
Beginning at a post marked No. 1, U. S. Survey
No. 39, whence the N. post between Sections
22 and 29, T. 3 S., R. 59 E., N. D. M. bears N 5 deg
15 min E 790 feet, and the mouth of Springer's
Tunnel bears N 16 deg 45 min W 190 feet. Thence
running, 1st course, S 8 deg 45 min W 1500 feet,
to post marked No. 2, U. S. Survey No. 39, old
monument bears S 12 deg 12 min from said post No. 2.
Thence, 2d course, N 84 deg 15 min W 600 feet,
to post marked No. 3, U. S. Survey No. 39, old
monument bears N 34 deg W 23 feet from said
post No. 3. Thence, 3d course, N 5 deg 45 min
E 1500 feet, to post marked No. 4, U. S. Survey
No. 39, old monument bears S 54 deg 30 min W 21
feet from post No. 4. Thence, 4th course, S 84
deg 15 min E 600 feet, to post marked No. 1, the
place of beginning. Magnetic variation 16 deg
East, containing 20 66-100 acres.
The location of this mine is recorded in the
Recorder's office of Lincoln County, State of
Nevada, in Book of Mining Notices, page 256.
This claim is bounded by no known claims.
Any and all persons claiming adversely any
portion of said "Indian Chief" mine or sur-
face ground are required to file their adverse
claim with the Register of the United States
Land Office at Eureka, in the State of Nevada,
during the sixty days period of publication hereof,
or they will be barred by virtue of the provisions
of the Statute.
F. H. HINCKLEY, Register.

It is hereby ordered that the foregoing notice
of application for patent be published for the
period of ten consecutive weeks in the Pioche
Record, a weekly newspaper, published at
Pioche, Lincoln County, Nevada.
J17-101 F. H. HINCKLEY, Register.

Application for a Patent

No. 752.
UNITED STATES LAND OFFICE,
Eureka, Nevada, February 8th, A. D. 1883.
NOTICE IS HEREBY GIVEN THAT D. J.
Falls, whose post office address is Cin-
cinnati, Ohio, has this day filed his application
for a patent for fifteen hundred linear feet of
the Illinois mine or vein bearing gold and silver
with surface ground six hundred feet in width
situated in Pahranagat Lake Mining District,
County of Lincoln and State of Nevada, and
designated by the field notes and official plat
on file in this office as Lot No. 40 and 38, in
township 3, South Range, 59 East of Mount Dia-
blo meridian. The exterior boundaries of said
lot No. 40 and 38 being as follows, to wit:
Beginning at a post marked No. 1, U. S. Survey
No. 40, whence the South 1/2 post of Section 23, T. 3
S., R. 59 E., bears S 50 deg E 343 feet; thence,
running, 1st course, S 67 deg W 1500 feet, to
post marked No. 2, U. S. Survey No. 40 and 38;
thence, 2d course, N 23 deg W 600 feet, to
post marked No. 3, U. S. Survey No. 40 and 38;
thence, 3d course, N 67 deg E 1500 feet, to post
marked No. 4, U. S. Survey No. 40 and 38; thence,
4th course, S 33 deg E 600 feet, to post No. 1, the
place of beginning. Containing 20 66-100 acres.
Courses expressed from the true meridian with
a magnetic variation of 16 deg East of Pahranagat
Lake Mining District.
The location of this mine is recorded in the
Recorder's office of Lincoln County, Nevada.
This claim is bounded by no known claims.
Any and all persons claiming adversely any
portion of said "Illinois" mine or sur-
face ground are required to file their adverse
claims with the Register of the United States Land
Office at Eureka, in the State of Nevada, during
the sixty days period of publication hereof, or
they will be barred by virtue of the provisions
of the Statute.
F. H. HINCKLEY, Register.

It is hereby ordered that the foregoing notice
of application for patent be published for the
period of ten consecutive weeks in the Pioche
Record, a weekly newspaper, published at
Pioche, Lincoln County, Nevada.
J17-101 F. H. HINCKLEY, Register.

Application for a Patent

No. 753.
UNITED STATES LAND OFFICE,
Eureka, Nevada, March 13, 1883.
NOTICE IS HEREBY GIVEN THAT JAMES
J. Smith and George Morton, whose post
office address is Tempe, Arizona, have this day
filed their application for a patent for fifteen
hundred linear feet of the Legal Tender mine or
surface ground six hundred feet in width, sit-
uated in Template Mining District, County
of Lincoln and State of Nevada, and designated
by the field notes and official plat on file in this
office as Lot Number 58, located on the Nevada
land. The exterior boundaries of said lot No. 58
being as follows, to wit:
Beginning at a post marked No. 1, U. S. Survey
No. 58, the same being post No. 1 of U. S. Survey
No. 58 and 27, lots "A" & "B" whence U. S. mineral
monument No. 3, on Coyote Peak, bears S 11 deg
21 min W 4653 feet. Thence running, 1st course
N 87 deg W 800 feet, to post marked No. 2, U. S.
Survey No. 58; thence, 2d course, N 6 deg W 100
feet, to post marked No. 3, U. S. Survey No. 58;
thence, 3d course, S 57 deg E 600 feet, to post
marked No. 4, U. S. Survey No. 58, the same being
post No. 2 of U. S. Survey No. 57, lot "A," Sterling
lode, and thence, 4th course, S 6 deg W 1500
feet, to post No. 1, the place of beginning. Con-
taining 20 66-100 acres. Magnetic variation 1
degrees 30 min east.
The location of this mine is recorded in the
Recorder's office of Template Mining District
in book "B," page 200, of the records of said
district. This claim is bounded on the east by
the Sterling. Any and all persons claiming ad-
versely any portion of said Legal Tender Mine
or surface ground are required to file their ad-
verse claims with the Register of the United
States Land Office at Eureka, in the State of Ne-
vada, during the sixty days period of publica-
tion hereof, or they will be barred by virtue of
the provisions of the Statute.
F. H. HINCKLEY, Register.

NOTICE.

Land Office at Eureka, Nevada,
October 30, 1883.
NOTICE IS HEREBY GIVEN THAT THE
following named settler has filed notice of
intention to make final proof in support
of his claim, and that said proof will be made
before Hon. Judge Henry Rives, at Pioche, Ne-
vada, on Wednesday, December 5th, 1883, viz:
Homestead application No. 5, Samuel Keele,
for the S 1/4 of the SW 1/4 and the NE 1/4 of the
SW 1/4, and the NW 1/4 of SE 1/4, Sect 22, T. 3 S.,
R. 47 E., M. D. M. He names the following wit-
nesses to prove his continuous residence upon,
and cultivation of, said land, viz: James A.
Wadsworth of Panaca, Nevada; Joseph Cook of
Pioche, Nevada; R. S. Clapp of Pioche, Nevada;
J. C. Henderson of Pioche, Nevada.
Jas 5th F. H. HINCKLEY, Register.

JOB PRINTING.

JOB PRINTING!

TAKE
PIOCHE RECORD
NEWSPAPER
—AND—
JOB PRINTING
OFFICE.
MAIN STREET,
Pioche, Nev.

JOB PRINTING

lowest prices.
Business Cards,
Wedding Cards,
Letter-Heads,
Bill-Heads,
Ore Receipts,
Assay Blank,
Programme,
Handbills,
Posters, etc.

NOTICE.

NOTICE IS HEREBY GIVEN THAT APPLI-
CATION for patents for Town Lots, be-
ginning at a post marked No. 1, SE corner
of the Town of Bristol: Thence U. S. mineral
monument No. 1 bears S 73 deg E 22,320
feet; U. S. mineral monument No. 2 standing
in the northeast corner of Fifth and Main streets,
in the Town of Bristol, bears N 60 deg W
1,660 feet.
First course, S 70 deg W 2,440 feet to post
marked No. 2, corner Town of Bristol;
thence, 2d course, N 19 deg W 2,640 feet
to post marked No. 3, NW corner Town of Bristol;
thence, 3d course, N 70 deg E 2,640
feet to post marked No. 4, SE corner
Bristol; and thence, 4th course, S 19 deg
W 2,640 feet to post No. 1, the place of beginning,
containing one hundred and sixty acres, and being
the Townsite of Bristol, Lincoln County,
State of Nevada, must be made to the under-
signed on or before the 11th day of February,
A. D. 1884, or be forever barred. See Compiled
Laws of the State of Nevada, p. 418, vol. 2,
section 3850, as approved 2d February 1875.
Application must be filed with A. J. Blair,
Bristol, Nevada.
Jas 1st HENRY RIVES,
Trustee of Townsite of Bristol.

NOTICE.

NOTICE IS HEREBY GIVEN THAT THE
District Court of the Sixth Judicial District
of the State of Nevada, in and for the County of
Lincoln, in which action the undersigned is
plaintiff and the Mayflower Silver Mining
Company, the Mayflower mine or mining claim,
and H. T. Wells defendants, and which action
is brought to enforce a lien in favor of plaintiff
against said defendants upon the following
described premises and property, situated in
Bristol Mining District, Lincoln County, Ne-
vada, to wit: That certain mine and mining
claim known as and called by the name of the
Mayflower Mine and Mining Claim, situate, ly-
ing and being in the Bristol Mining District,
Lincoln County, State of Nevada. Said lien is
for the sum of seven hundred and six & 4/100
(\$706.04) dollars, in gold coin of the United
States, and is claimed under and by virtue of an
Act of the Legislature of the State of Nevada,
entitled "An Act to secure liens to mechanics
and others, and to repeal all other Acts in re-
lation thereto," approved March 24, 1875. Now,
therefore, all persons having, holding or claim-
ing any interest in said premises under the pro-
visions of said Act are hereby notified to be and
appear before the said Court on the 17th day of
February, A. D. 1884, the same being a day of the
regular January Term, 1884, at 10 o'clock a. m.
of that day, and then and there exhibit their
claims and the proofs thereof.
Jas 1st ARCHIE McQUAIG

NOTICE.

NOTICE IS HEREBY GIVEN THAT THE
District Court of the Sixth Judicial District
of the State of Nevada, in and for the County of
Lincoln, in which action the undersigned is
plaintiff and the Mayflower Silver Mining
Company, the Mayflower mine or mining claim,
and H. T. Wells defendants, and which action
is brought to enforce a lien in favor of plaintiff
against said defendants upon the following
described premises and property, situated in
Bristol Mining District, Lincoln County, Ne-
vada, to wit: That certain mine and mining
claim known as and called by the name of the
Mayflower Mine and Mining Claim, situate, ly-
ing and being in the Bristol Mining District,
Lincoln County, State of Nevada. Said lien is
for the sum of seven hundred and six & 4/100
(\$706.04) dollars, in gold coin of the United
States, and is claimed under and by virtue of an
Act of the Legislature of the State of Nevada,
entitled "An Act to secure liens to mechanics
and others, and to repeal all other Acts in re-
lation thereto," approved March 24, 1875. Now,
therefore, all persons having, holding or claim-
ing any interest in said premises under the pro-
visions of said Act are hereby notified to be and
appear before the said Court on the 17th day of
February, A. D. 1884, the same being a day of the
regular January Term, 1884, at 10 o'clock a. m.
of that day, and then and there exhibit their
claims and the proofs thereof.
Jas 1st ARCHIE McQUAIG

NOTICE.

NOTICE IS HEREBY GIVEN THAT THE
District Court of the Sixth Judicial District
of the State of Nevada, in and for the County of
Lincoln, in which action the undersigned is
plaintiff and the Mayflower Silver Mining
Company, the Mayflower mine or mining claim,
and H. T. Wells defendants, and which action
is brought to enforce a lien in favor of plaintiff
against said defendants upon the following
described premises and property, situated in
Bristol Mining District, Lincoln County, Ne-
vada, to wit: That certain mine and mining
claim known as and called by the name of the
Mayflower Mine and Mining Claim, situate, ly-
ing and being in the Bristol Mining District,
Lincoln County, State of Nevada. Said lien is
for the sum of seven hundred and six & 4/100
(\$706.04) dollars, in gold coin of the United
States, and is claimed under and by virtue of an
Act of the Legislature of the State of Nevada,
entitled "An Act to secure liens to mechanics
and others, and to repeal all other Acts in re-
lation thereto," approved March 24, 1875. Now,
therefore, all persons having, holding or claim-
ing any interest in said premises under the pro-
visions of said Act are hereby notified to be and
appear before the said Court on the 17th day of
February, A. D. 1884, the same being a day of the
regular January Term, 1884, at 10 o'clock a. m.
of that day, and then and there exhibit their
claims and the proofs thereof.
Jas 1st ARCHIE McQUAIG

NOTICE.

NOTICE IS HEREBY GIVEN THAT THE
District Court of the Sixth Judicial District
of the State of Nevada, in and for the County of
Lincoln, in which action the undersigned is
plaintiff and the Mayflower Silver Mining
Company, the Mayflower mine or mining claim,
and H. T. Wells defendants, and which action
is brought to enforce a lien in favor of plaintiff
against said defendants upon the following
described premises and property, situated in
Bristol Mining District, Lincoln County, Ne-
vada, to wit: That certain mine and mining
claim known as and called by the name of the
Mayflower Mine and Mining Claim, situate, ly-
ing and being in the Bristol Mining District,
Lincoln County, State of Nevada. Said lien is
for the sum of seven hundred and six & 4/100
(\$706.04) dollars, in gold coin of the United
States, and is claimed under and by virtue of an
Act of the Legislature of the State of Nevada,
entitled "An Act to secure liens to mechanics
and others, and to repeal all other Acts in re-
lation thereto," approved March 24, 1875. Now,
therefore, all persons having, holding or claim-
ing any interest in said premises under the pro-
visions of said Act are hereby notified to be and
appear before the said Court on the 17th day of
February, A. D. 1884